



**ఆంధ్రప్రదేశ్ రాజ పత్రము**  
**THE ANDHRA PRADESH GAZETTE**  
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**PART II - MISCELLANEOUS NOTIFICATIONS OF INTEREST TO THE PUBLIC**

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**NOTIFICATIONS BY HEADS OF DEPARTMENTS Etc.,**

**TRANSPORT, ROADS & BUILDINGS DEPARTMENT**  
**(Tr.Vig)**

**Memo.No. 8438 / Vig.Tr / A1 / 2015 (367747).**

**Date: 11-07-2022.**

ALLEGATIONS OF POSSESSION OF DISPROPORTIONATE ASSETS AGAINST  
Sri JARAPALA BALA NAIK S/o LATE RAMULU SUB: NAIK, THE THEN MOTOR  
VEHICLE INSPECTOR (NOW COMPULSORILY RETIRED FROM SERVICE),  
O/o DY. TRANSPORT COMMISSIONER, SRIKAKULAM - DECLARATION  
U/S 5 (1) OF AP SPECIAL COURTS ACT, 2016.

Ref : 1. Govt.Memo No.8438/Vig.Tr/A1/2015, (367747) Dt: 19/05/2022.

2. Copy of Declaration U/s 5(1) of AP Special Courts Act, 2016  
issued in From No.1.

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**FORM No.I**  
**(SEE RULE 7)**

Whereas, it was alleged that Sri Jarapala Bala Naik S/o late Ramulu Naik, age 52 years, the then Motor Vehicle Inspector, (now compulsorily retired from service in another DA case), O/o. Dy. Transport Commissioner, Srikakulam, in the State of Andhra Pradesh committed an offence under clause (e) of sub-section (1) of Section 13 of the Prevention of Corruption Act, 1988 and that the matter was investigated by the Anti-Corruption Bureau vide case in Cr.No.04/RCA-ACB-CIU/2015, Dated: 11-12-2015 of ACB, CIU, Hyderabad.

AND WHEREAS, on scrutiny of relevant materials available on the record, the State Government is of the opinion that there is prima facie case of commission of offence by Sri Jarapala Bala Naik S/o late Ramulu Naik, age 52 years, the then Motor Vehicle Inspector, (now compulsorily retired from service in another DA case), O/o. Dy. Transport Commissioner, Srikakulam, who has accumulated properties disproportionate to his known sources of income by resorting to corrupt or illegal means for which Sri J. Bala Naik cannot account for satisfactorily.

AND WHEREAS, it is felt necessary and expedient by the Government that the said offender should be tried by the Special Court established under sub-section (1) of Section 3 of the Andhra Pradesh Special Courts Act, 2016.

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of Section 5 of the Special Courts Act, 2016, the State Government do hereby declare that the said offence shall be dealt with under the Andhra Pradesh Special Courts Act, 2016.

**M. T. KRISHNABABU,**  
*Principal Secretary to Government.*

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